

**United States Bankruptcy Court
Central District of California
Riverside
Judge Scott Clarkson, Presiding
Courtroom 126 Calendar**

Tuesday, November 15, 2016

Hearing Room 126

10:00 AM

6:15-21904 Four-D College

Chapter 7

#1.00

Gordon Rees - movant attorney

Motion for Relief from Stay

Starr Idemnity & Liability Casualty Company
(Motion filed 10/12/16)

Re: Employment practices insurance policy issued Policy No. SISIFNL20100413

EH_____

Docket 57

Tentative Ruling:

Revised tentative is to GRANT pursuant to 11 U.S.C. §362(d)(1) with 4001(a)(3) waiver, in light of the declaration of non-opposition [Dk. 62] filed on 11/11/2016.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Movant is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Movant will be so notified.

Movant to lodge an order within seven (7) days.

Tentative for 11/15/16 is to CONTINUE the hearing to 12/13/16 at 10:00 a.m.

Movant did not serve the Debtor with the Notice and Motion as required by LBR 4001-1(c)(1)(B)(i).

Appearances are not required. Movant to file and serve notice of the continued hearing.

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10:00 AM

CONT... Four-D College

Chapter 7

Party Information

Debtor(s):

Four-D College

Represented By
Linda A Lindsey
Michael G Portner

Trustee(s):

John P Pringle (TR)

Represented By
Juliet Y Oh

**United States Bankruptcy Court
Central District of California
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Tuesday, November 15, 2016

Hearing Room 126

10:00 AM

6:16-16948 JACKIE SIUTRI CAM

Chapter 7

#2.00

Law Office of Mary Sun - movant attorney

Motion for Relief from Stay

Goon Chou Chan vs. DEBTOR

(Motion filed 10/12/16)

ACTION IN NON-BANKRUPTCY FORUM

EH_____

Docket 13

Tentative Ruling:

Grant pursuant to 11 U.S.C. §362(d)(1) with 4001(a)(3) waiver.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Movant is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Movant will be so notified.

Movant to lodge an order within seven (7) days.

Party Information

Debtor(s):

JACKIE SIUTRI CAM

Represented By
Robert N Phan

Trustee(s):

Howard B Grobstein (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Hearing Room 126

10:00 AM

6:16-17114 Joseph D Sibley and Linda Darlene Sibley

Chapter 7

#3.00

Buckley Madole, P.C. - movant attorney

Motion for Relief from Stay

Toyota Lease Trust vs. DEBTORS
(Motion filed 9/16/16)

Re: 2014 Toyota Prius

EH_____

Docket 12

Tentative Ruling:

Grant pursuant to 11 U.S.C. §362(d)(1) and §362(d)(2) with 4001(a)(3) waiver.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Movant is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Movant will be so notified.

Movant to lodge an order within seven (7) days.

Party Information

Debtor(s):

Joseph D Sibley

Represented By
Jeremiah D Raxter

Joint Debtor(s):

Linda Darlene Sibley

Represented By
Jeremiah D Raxter

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CONT... Joseph D Sibley and Linda Darlene Sibley

Chapter 7

Trustee(s):

Lynda T. Bui (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, November 15, 2016

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10:00 AM

6:16-17927 Synergy Group HCM, Inc.

Chapter 7

#4.00

Cooksey, Toolen, Gage, Duffy & Woog - movant attorney

Motion for Relief from Stay

Ford Motor Credit Company LLC vs. DEBTOR, Charles W. Daff, trustee
(Motion filed 10/11/16)

Re: 2014 FORD EXPLORER, VIN 1FM5K8D89EGA27979

EH_____

Docket 34

Tentative Ruling:

Grant pursuant to 11 U.S.C. §362(d)(1) and §362(d)(2) with 4001(a)(3) waiver.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Movant is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Movant will be so notified.

Movant to lodge an order within seven (7) days.

Party Information

Debtor(s):

Synergy Group HCM, Inc.

Represented By
James D. Hornbuckle

Trustee(s):

Charles W Daff (TR)

Represented By
Thomas H Casey

**United States Bankruptcy Court
Central District of California
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Tuesday, November 15, 2016

Hearing Room 126

10:00 AM

6:16-18528 GRK Property LLC

Chapter 7

#5.00

Thompson & Colegate LLP - movant attorney

Motion for Relief from Stay

B and H Properties vs. DEBTOR
(Motion filed 10/20/16)

Re: 486 North Allen Street, Banning, CA 92220

Docket 11

Tentative Ruling:

Grant pursuant to 11 U.S.C. §362(d)(1), §362(d)(2), and §362(d)(4) with 4001 (a)(3) waiver and extraordinary relief as requested.

"To obtain relief under §362(d)(4), the court must find three elements to be present. First, debtor's bankruptcy filing must have been part of a scheme. Second, the object of the scheme must be to delay, hinder, or defraud creditors. Third, the scheme must involve either (a) the transfer of some interest in the real property without the secured creditor's consent or court approval, or (b) multiple bankruptcy filings affecting the property. For the court to grant relief under §362(d)(4), and thus trigger two years of prospective relief as to the subject real property, it must affirmatively find that the three elements above are present." *In re First Yorkshire Holdings, Inc.*, 470 B.R. 864, 870-71 (B.A.P. 9th Cir. 2012). Here, the Court finds that Debtor's filing was part of a scheme to delay Movant which involved multiple unauthorized transfers of the property and multiple filings that affected the property.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Movant is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Movant will be so notified.

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10:00 AM

CONT... GRK Property LLC

Chapter 7

Movant to lodge an order within seven (7) days.

Party Information

Debtor(s):

GRK Property LLC

Pro Se

Trustee(s):

Todd A. Frealy (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Tuesday, November 15, 2016

Hearing Room 126

11:00 AM

6:10-48739 Carlton Global Resources, LLC

Chapter 7

#6.00

Hrg. on Chapter 7 Trustee's Motion filed 10/6/16 objecting to claim no. 12 and 27 filed by The Kern County Planning Department

EH_____

Docket 282

***** VACATED *** REASON: Order approving stipulation entered
10/20/16 - jc**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Carlton Global Resources, LLC

Represented By
Stephen R Wade
W. Derek May

Trustee(s):

Steven M Speier (TR)

Represented By
Robert P Goe

**United States Bankruptcy Court
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Hearing Room 126

11:00 AM

6:13-13147 Linkline Communications Inc

Chapter 7

#7.00

Hrg. on trustee's final report; applications for compensation

EH_____

Docket 0

Tentative Ruling:

Tentative for 11/15/16 is to APPROVE as requested.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Trustee is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Trustee will be so notified.

Trustee to lodge an order within seven (7) days.

Party Information

Debtor(s):

Linkline Communications Inc

Represented By
Jeremy Faith
Meghann A Triplett
Stephen R Wade
Jacob A Shahbaz

Trustee(s):

Steven M Speier (TR)

Represented By
Susan C Stevenson

**United States Bankruptcy Court
Central District of California
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Tuesday, November 15, 2016

Hearing Room 126

11:00 AM

6:14-20979 Donald Ray Ford, Sr and Adeline Marie Ford

Chapter 7

#8.00

Hrg. on Trustee's Final Report and Application for Compensation

EH_____

Docket 0

Tentative Ruling:

Tentative for 11/15/16 is to APPROVE as requested.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Trustee is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Trustee will be so notified.

Trustee to lodge an order within seven (7) days.

Party Information

Debtor(s):

Donald Ray Ford Sr

Represented By
M Wayne Tucker

Joint Debtor(s):

Adeline Marie Ford

Represented By
M Wayne Tucker

Trustee(s):

Howard B Grobstein (TR)

Represented By
Larry D Simons

**United States Bankruptcy Court
Central District of California
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Tuesday, November 15, 2016

Hearing Room 126

11:00 AM

6:15-11399 Jorge Zavala Chavez

Chapter 7

#9.00

Hrg. on approval of trustee's final report and applications for compensation

EH_____

Docket 0

Tentative Ruling:

Tentative for 11/15/16 is to APPROVE as requested.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Trustee is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Trustee will be so notified.

Trustee to lodge an order within seven (7) days.

Party Information

Debtor(s):

Jorge Zavala Chavez

Represented By
Melissa A Clark

Trustee(s):

John P Pringle (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Hearing Room 126

11:00 AM

6:15-17799 Wrightwood Guest Ranch LLC

Chapter 11

#10.00

Hrg. on Order to Show Cause Why Counsel to Committee Should Not Be
Disqualified and Counsel Referred to The State Bar of California

EH_____

(Cont. from 10/18/16)

Docket 0

Tentative Ruling:

Tentative for 11/15/2016:

None listed.

Tentative for 10/18/2016:

None listed.

Party Information

Debtor(s):

Wrightwood Guest Ranch LLC

Represented By
Riley C Walter
Michael L Wilhelm

Trustee(s):

Richard J Laski (TR)

Represented By
Aram Ordubegian
M Douglas Flahaut
Sevan Gorginian

**United States Bankruptcy Court
Central District of California
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Tuesday, November 15, 2016

Hearing Room 126

11:00 AM

6:15-18335 David H Downey

Chapter 7

#11.00

Hrg. on trustee's final report; applications for compensation

EH_____

Docket 0

Tentative Ruling:

Tentative for 11/15/16 is to APPROVE as requested.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Trustee is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Trustee will be so notified.

Trustee to lodge an order within seven (7) days.

Party Information

Debtor(s):

David H Downey

Represented By
Michael Smith

Trustee(s):

Robert Whitmore (TR)

Represented By
Geoffrey Trachtenberg

**United States Bankruptcy Court
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Tuesday, November 15, 2016

Hearing Room 126

11:00 AM

6:15-18995 Christopher J Jackson and Gloria Reyes Rojas

Chapter 7

#12.00

Hrg on Trustee's final report and account; applications for final fees and expenses

EH_____

Docket 0

Tentative Ruling:

Tentative for 11/15/16 is to APPROVE as requested.

Note: This matter appears to be uncontested. Accordingly, no court appearance by Trustee is required. Should an opposing party file a late opposition or appear at the hearing, the court will determine whether further hearing is required and Trustee will be so notified.

Trustee to lodge an order within seven (7) days.

Party Information

Debtor(s):

Christopher J Jackson

Represented By
Michael Smith

Joint Debtor(s):

Gloria Reyes Rojas

Represented By
Michael Smith

Trustee(s):

Todd A. Frealy (TR)

Represented By
Carmela Pagay

**United States Bankruptcy Court
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Hearing Room 126

11:00 AM

6:16-11737 Lydia Maria Santana

Chapter 7

#13.00

Hrg. on Debtor's Motion filed 10/19/16 For Sanctions for Violation of the Automatic Stay and Violation of the Discharge Order Against T-Mobile USA, Inc.

EH_____

Docket 13

***** VACATED *** REASON: Cont. to 11/29/16 @ 11:00 a.m. - jc**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Lydia Maria Santana

Represented By
Brett F Bodie
Ahren A Tiller

Trustee(s):

Charles W Daff (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 126

11:00 AM

6:16-18528 GRK Property LLC

Chapter 7

#14.00

Hrg. on Order to Show Cause why this case should not be dismissed due to failure to comply with Local Bankruptcy Rule 9011-2(a)

(Cont. from 10/18/16)

EH_____

Docket 0

Tentative Ruling:

Tentative for 11/15/16 is to DISMISS for failure to comply with LBR 9011-2(a) (persons appearing without counsel).

Party Information

Debtor(s):

GRK Property LLC

Pro Se

Trustee(s):

Todd A. Frealy (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 126

11:00 AM

6:15-20446 Raul Corona and JUANA CORONA

Chapter 7

#14.10

Hrg. to allow Debtors to appear and confirm that the Property has been turned over to the Trustee and that they are no longer in contempt of the Turnover Order

EH_____

Docket 0

Tentative Ruling:

Tentative for 11/15/16:

Debtors must appear at Video Hearing Room 126 located at 3420 Twelfth Street, Riverside, CA 92501 and confirm that the property has been turned over to the Trustee and that they are no longer in contempt of the Turnover Order.

Appearances Required.

Party Information

Debtor(s):

Raul Corona

Represented By
Lavonna G Hayashi

Joint Debtor(s):

JUANA CORONA

Pro Se

Trustee(s):

Lynda T. Bui (TR)

Represented By
Elyza P Eshaghi
Leonard M Shulman

**United States Bankruptcy Court
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Hearing Room 126

1:30 PM

6:13-25500 S J Medical LLC, a California Limited Liability Co

Chapter 11

#15.00

Hrg. on Post Confirmation Status Conference

(Cont. from 5/10/16)

EH____

Docket 0

Tentative Ruling:

Revised tentative for 11/15/2016:

The Court has received and reviewed the response [Dk. 240] filed by U.S. Bank to the Debtor's post-confirmation status report [Dk. 238], and will CONTINUE this matter for approximately 90 days to 2/14/2017 at 1:30 p.m. A status report is due 14 days in advance.

Appearances at the 11/15/2016 status conference are excused.

Tentative for 11/15/2016:

The Court has received and reviewed the post-confirmation status report filed 11/1/2016 [Dk. 238], and will CONTINUE this matter to 6/13/2017 at 1:30 p.m. A status report is due 14 days in advance.

Appearances excused.

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1:30 PM

CONT... S J Medical LLC, a California Limited Liability Co

Chapter 11

Tentative for 5/10/16:

The Court has received and reviewed the post-confirmation status report filed 5/2/16 [Dk. 234]. The Court notes that the post-confirmation status report was due of 4/26/16 and was filed 6 days late. The Court will excuse the late-filing in this instance but the Reorganized Debtor is cautioned that future compliance with the Court's deadlines is required.

This matter is CONTINUED to November 15, 2016 at 1:30 p.m. A status report is due 14 days in advance.

Appearances are excused.

Tentative for 12/15/15:

The Court has received and reviewed the post-confirmation status report filed 10/14/15 [Dk. 230] and will CONTINUE this matter to May 10, 2016 at 1:30 p.m. A status report is due 14 days in advance.

Appearances are excused.

Tentative for 7/21/15:

The Court has received and reviewed the post-confirmation status report filed 7/6/15 [Dk. 229] and will CONTINUE this matter to December 15, 2015 at 1:30 p.m. A status report is due 14 days in advance.

Appearances are excused.

Revised tentative for 3/17/2015:

Based on the disallowance of claim number 2-1 of Peter Katsiyannis, M.D.,

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1:30 PM

CONT... **S J Medical LLC, a California Limited Liability Co**
the plan is consensual and the Court is inclined to confirm.

Chapter 11

Tentative for 3/17/15 is to CONTINUE the confirmation hearing to 5/5/2015 at 1:30 p.m.

Tentative for 3/3/2015 is to DENY confirmation.

Peter T. Katsiyiannis, M.D. ("PK") held an allowed unsecured claim for \$42,000.00. POC 2-4. Debtor's plan classifies PK's claim in Class 4, along with the general unsecured claim of Alfred Santos.

On December 22, 2014, PK voted to reject the plan. See Ballot Errata Dk. 191. On February 4, 2015, Debtor filed an objection to claim [Dk. 193], which Debtor later amended on February 11, 2015 to be a motion to disallow PK's claim [Dk. 201]. Debtor asserts in its brief [Dk. 188] that it has a consensual plan based on Debtor's contention that PK's claim should not be counted for voting purposes. See Debtor's Brief Dk. 188 at page 7, lines 17-23 ("As a result of the Debtor's objection to the PK claim, PK does not have an allowed claim for purposes of voting on the Plan.") (citing *In re M. Long Arabians*, 103 B.R. 211, 215 (B.A.P. 9th Cir. 1989)).

In re M. Long Arabians is distinguishable from the present case. In *Long Arabians*, creditor Bell Road's claims were not allowed claims at the time that it attempted to vote them against the plan. Indeed, there were pending claim objections and those claims were already classified as disputed in the plan. The bankruptcy court held that because Bell Road did not seek temporary allowance for voting purposes, Bell Road did not have an allowed claim for voting purposes under 1126(a). The Ninth Circuit BAP upheld this ruling, noting that Bell Road "assumed that its claims had been fully allowed." *In re M. Long Arabians*, 103 B.R. 211, 215 (B.A.P. 9th Cir. 1989).

In the present case, PK's claim was an allowed claim at the time that he voted it against the plan. Debtor objected to PK's claim only after PK voted against the plan. At the time of PK's vote, PK held an allowed claim, which counts for

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1:30 PM

CONT... S J Medical LLC, a California Limited Liability Co

Chapter 11

the purposes of plan confirmation notwithstanding the fact that Debtor recently filed a motion to disallow that claim.

Because PK's vote is valid and because he is one of the only two members of Class 4, his vote to reject the plan means the class has rejected the plan. See 11 U.S.C. § 1126(c). Because Class 4 has rejected the plan, it is not a consensual plan, and must therefore meet the cramdown requirements of 1129(b).

In addition, the plan fails the best interests of creditors test of § 1129(a)(7), which requires, in pertinent part, that any impaired rejecting class "receive or retain under the plan on account of such claim or interest property of a value, as of the effective date of the plan, that is not less than the amount that such holder would so receive or retain if the debtor were liquidated under chapter 7 of this title on such date. . . ." As stated above, Class 4 is an impaired rejecting class, and it appears that Class 4 would be paid in full in a chapter 7. So, to meet the best interests of creditors test, the plan must pay Class 4 not less than what Class 4 would receive in a chapter 7. In chapter 7, however, class 4 would be paid in full based on the \$1.5 million in equity in the property, along with \$193,198.50 (as of January 31, 2015 as per most recent MOR) in cash on hand in Debtor's operating account. See Bank of America Statement, Dk. 203, page 17 of 19.

Under the plan, however, Class 4 will receive nothing on the effective date and will likely receive nothing if the property is not sold.

The Debtor's liquidation analysis states that general unsecured creditors in Class 4 will receive a 100% payout under the plan. This assumes the property will be sold before April 1, 2017. If the property is not sold by April 1, 2017, the date the forbearance agreement with U.S. Bank expires, then U.S. Bank will foreclose and unsecured creditors in Class 4 will receive nothing. The plan provides that:

If the Property is not sold by April 1, 2017, then [U.S.] Bank could exercise its right under the Forbearance Agreement and proceed to initiate foreclosure proceedings. If [U.S.] Bank is able to successfully foreclose on the Property, it is likely that none of

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CONT...

S J Medical LLC, a California Limited Liability Co

Chapter 11

the Debtor's other creditors will receive anything, other than what they might be paid from the post-confirmation net income from the operation of the Property.

Second Amended Plan, Dk. 175 at page 17, ¶1.

As for the administrative claim of Goe & Forsythe for approximately \$180,000, the plan provides to pay \$50,000 on or around the effective date and to pay the remaining \$130,000 at the rate of \$3,000 per month until the sale occurs. This means that Class 4 will likely not receive any payments from "post-confirmation net income" under the plan.

Because the plan fails to meet the cramdown requirements and also fails to meet the best interests of creditors test, confirmation of the plan must be denied.

Tentative for 9/30/14:

Before the Court is a hearing on the adequacy of the Debtor's Disclosure Statement. The facts are straightforward: The Debtor owns and operates a commercial building, which has approximately \$2,000,000 in equity. The Court has previously ordered this case a Single Asset Real Estate case [order entered 11/15/13 Dk. 39]. The Debtor has a single secured creditor, U.S. Bank, with whom the Debtor has entered into a Forbearance Agreement, approved by the Court by an order entered 6/5/14 [Dk.113]. The Debtor's obligation to the secured creditor is guaranteed by its members. The Debtor possess two insider unsecured creditors and two general unsecured creditors.

Although the Debtor labels the plan a "reorganizing plan," the Debtor proposes to pay creditors 100% through a sale of the property by no later than April 1, 2017. In the interim, the Debtor proposes to use its operating funds to pay its counsel, (with whom it presently has a dispute over the approximately \$174,000 in fees and has reached no agreement regarding payment) and will then allocate \$4,000 per month, pro rata, to the unsecured creditors. If the property is not sold by April 1, 2017, the unsecured creditors

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CONT... S J Medical LLC, a California Limited Liability Co Chapter 11

receive nothing more as the property will be foreclosed upon by the secured creditor.

The Court notes the following:

1. Neither the Plan nor the First Amended Disclosure Statement list the amount of insider claims in Class 5. The amounts should be listed.
2. A dispute over payment of fees exists. The Debtor does not possess sufficient cash on hand on the Effective Date to pay more than \$50,000 to its counsel and no agreement has been reached regarding any additional or further amounts.
3. As proposed, it is unclear how much and when unsecured creditors will receive any interim payments, pending the sale (or foreclosure) of the property. For instance, if the Debtor pays the entire balance of fees owed by making monthly payments of \$4,000 (the amount of disposable income the Debtor will allocate to unsecured creditors), payment of the fees might exceed the time period for sale of the property and unsecured creditors would receive nothing. The disclosure statement should clarify this risk.
4. The Plan, and Disclosure Statement, are unclear regarding whether or not a discharge is sought. This provision should be clarified. A liquidating debtor is not entitled to a discharge.

Appearances required.

Party Information

Debtor(s):

S J Medical LLC, a California

Represented By
Marc C Forsythe

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Hearing Room 126

1:30 PM

6:16-11880 Ambassador Energy, Inc.

Chapter 11

#16.00

Hrg. on Debtor's Objection filed 8/31/16 to Claim no. 16 filed by Claimant Consolidated Recovery Group

(Cont. from 10/11/16)

EH_____

Docket 73

***** VACATED *** REASON: Order entered 11/8/16 - jc**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Ambassador Energy, Inc.

Represented By
Robert B Rosenstein

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1:30 PM

6:16-11880 Ambassador Energy, Inc.

Chapter 11

#17.00

Hrg. on Debtor's Objection filed 9/2/16 to Claim no. 11 filed by Claimant
Claimant Proinso

(Cont. from 10/11/16)

EH_____

Docket 76

***** VACATED *** REASON: Order entered 11/8/16 - jc**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Ambassador Energy, Inc.

Represented By
Robert B Rosenstein

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6:16-11880 Ambassador Energy, Inc.

Chapter 11

#18.00

Hrg. on Debtor's Objection filed 9/2/16 to Claim no. 9 filed by Claimant RPT Partners

(Cont. from 10/11/16)

EH_____

Docket 77

***** VACATED *** REASON: Notice of Withdrawal of objection to claim
filed 11/6/16 - jc**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Ambassador Energy, Inc.

Represented By
Robert B Rosenstein

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Hearing Room 126

1:30 PM

6:16-11880 Ambassador Energy, Inc.

Chapter 11

#19.00

Hrg. on Debtor's Objection filed 9/2/16 to Claim no. 2 filed by Claimant Soligent

(Cont. from 10/11/16)

EH_____

Docket 78

***** VACATED *** REASON: Order entered 11/8/16 - jc**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Ambassador Energy, Inc.

Represented By
Robert B Rosenstein

**United States Bankruptcy Court
Central District of California
Riverside
Judge Scott Clarkson, Presiding
Courtroom 126 Calendar**

Tuesday, November 15, 2016

Hearing Room 126

1:30 PM

6:16-15707 CompCare Medical, Inc.

Chapter 11

#20.00

Hrg. on Debtors Motion fld 10/3/16 in Individual Ch 11 Case for Order Employing Professional (LBR 2014-1): Brown, White & Osborn, LLP as Special Counsel

EH____

Docket 51

Tentative Ruling:

Tentative for 11/15/16:

Counsel is to appear prepared to address the following:

1. Who determines if and when Benton is "unable to pay" for Special Counsel's services?
2. What safeguards or procedures will be put in place to protect the Debtor and estate from any potential abuse?
3. What potential or actual conflicts, if any, exist or might arise from the litigation, given that both the principal and debtor are named plaintiffs and the claim is an asset of the estate? Who would determine the allocation between the principal and the estate?

Appearances required.

Party Information

Debtor(s):

CompCare Medical, Inc.

Represented By
Todd L Turoci

**United States Bankruptcy Court
Central District of California
Riverside
Judge Scott Clarkson, Presiding
Courtroom 126 Calendar**

Tuesday, November 15, 2016

Hearing Room 126

1:30 PM

6:16-17522 Cal Premium Treats, Inc.

Chapter 11

#21.00

Hrg. on Chapter 11 Status Conference

(Cont. from 10/11/16)

EH_____

Docket 0

Tentative Ruling:

Tentative for 11/15/2016:

None listed.

Tentative for 10/11/16:

The Court was unable to locate a corporate resolution authorizing this filing. Counsel should be prepared to direct the Court to the corporate resolution.

If the case is not dismissed pursuant to the United States Trustee's motion to dismiss (#17 on today's calendar), the Court is inclined to sanction counsel \$100 for the failure to timely file a status report and to set the following dates/deadlines:

Notice of claims bar date: 10/23/2016

Claims bar date: 12/23/2016

Claims objection deadline: 2/23/2017

**United States Bankruptcy Court
Central District of California
Riverside
Judge Scott Clarkson, Presiding
Courtroom 126 Calendar**

Tuesday, November 15, 2016

Hearing Room 126

1:30 PM

CONT...

Cal Premium Treats, Inc.

Chapter 11

Deadline to file plan and disclosure statement: 1/15/2017

Appearances required.

Party Information

Debtor(s):

Cal Premium Treats, Inc.

Represented By
Thomas J Polis

**United States Bankruptcy Court
Central District of California
Riverside
Judge Scott Clarkson, Presiding
Courtroom 126 Calendar**

Tuesday, November 15, 2016

Hearing Room 126

1:30 PM

6:16-17522 Cal Premium Treats, Inc.

Chapter 11

#22.00

Hrg. on Debtor's Motion for Order Approving secured loan pursuant to 11 U.S.C.
§ 364(d)(1)

(Cont. from 10/18/16)

EH_____

Docket 25

Tentative Ruling:

Tentative for 11/15/2016:

None listed.

Tentative for 10/18/2016:

This matter has been CONTINUED to 11/15/16 at 1:30 p.m. A status report
is due 14 days in advance.

The 10/18/16 hearing is VACATED.

Party Information

Debtor(s):

Cal Premium Treats, Inc.

Represented By
Thomas J Polis
Valerie B Peo

**United States Bankruptcy Court
Central District of California
Riverside
Judge Scott Clarkson, Presiding
Courtroom 6C Calendar**

Tuesday, November 15, 2016

Hearing Room

6C

1:30 PM

6:16-17522 Cal Premium Treats, Inc.

Chapter 11

#22.10

Hrg. on Limited Objection to Cash Collateral Stipulation filed by the J.M. Smucker Company and Big Heart Pet Brands, Inc.

EH_____

Docket 0

Tentative Ruling:

Tentative for 11/15/2016:

None listed.

Party Information

Debtor(s):

Cal Premium Treats, Inc.

Represented By
Thomas J Polis
Valerie B Peo